

The Directors of the Company whose names appear on the last page of this Offering Supplement accept responsibility for the information contained herein. To the best of the knowledge and belief of the Directors (who have taken all reasonable care to ensure that such is the case) the information contained in this Offering Supplement is in accordance with the facts and does not omit anything likely to affect the import of such information as of the date hereof. The Directors accept responsibility accordingly.

Offering Supplement

April 24th, 2020

relating to the offering of non-voting participating Investor Shares in the

Equity Long Short Fund

a Sub-Fund of

CTH SICAV p.I.c.

a collective investment scheme organised as a multi-fund public limited liability company with variable share capital registered under the laws of Malta

Abalone Asset Management Limited

(Investment Manager)

ZARATTINI INTERNATIONAL LTD

(Custodian)

BOV Fund Services Limited

(Administrator, Registrar and Transfer Agent)

Carthesio SA

(Sub-Investment Manager)

Important Notice: This Offering Supplement may not be distributed unless accompanied by, and is to be read in conjunction with, the Offering Memorandum issued by the Company.

The Equity Long Short FUND, a sub-fund of CTH SICAV p.I.c. (the "Company") which is licensed by the Malta Financial Services Authority ("MFSA") as an Alternative Investment Fund whose investors are Professional Investors, and fulfils any additional conditions prescribed by the MFSA in relation to collective investment schemes ("Schemes") available to Qualifying Investors. The Company and its Sub-Funds are not retail Schemes, accordingly the protections normally arising as a result of the imposition of the MFSA's investment and borrowing restrictions and other requirements for retail Schemes do not apply to the Sub-Funds. Shares in the Sub-Funds may only be marketed outside Malta to Professional Investors as defined in AIFMD. The marketing of the Shares in the Sub-Funds to an investor who is not a Professional Investor as defined in the AIFMD may only be undertaken if allowed by the respective jurisdiction as prescribed in Article 43 of the AIFMD. The

MFSA has made no assessment or value judgement on the soundness of the Company and its Sub-Funds or for the accuracy or completeness of statements made or opinions expressed with regard to them.

IMPORTANT INFORMATION

This Offering Supplement may not be distributed unless accompanied by, and is to be read in conjunction with, the latest Offering Memorandum issued by the Company. The attention of investors is also drawn, in particular, to the section "**Definitions**" and "**Important Information**" in the Offering Memorandum which also applies to this Offering Supplement and the offering of Investor Shares made thereby unless otherwise determined therein.

This offer is an offer only to the person to whom a copy of this document has been furnished by the Company and/or its authorised agents and this on the basis that the person falls within the definition of an Investor as defined in the Offering Memorandum. The Company is not authorised to, and does not intend to, offer Investor Shares to retail investors unless otherwise resolved by the Company and subject to the fulfilment of the national provisions applicable in the respective jurisdiction as prescribed in Article 43 of the AIFMD.

EU AIFMD Status

The Company and its Sub-Fund qualify as an AIF managed by an AIFM in terms of the AIFMD.

Investor Shares in the Sub-Fund may only be marketed outside Malta in accordance with the AIFMD to Professional Investors (as defined in the AIFMD). The marketing of the Investor Shares in the Sub-Fund to an investor who is not a Professional Investor may only be undertaken if allowed by the respective jurisdiction and subject to, where relevant, the national provisions applicable in the respective jurisdiction as prescribed in article 43 of the AIFMD.

SECTION 1 | DEFINITIONS

Terms used in this Offering Supplement shall, unless otherwise defined or the context otherwise requires, have the same meaning as those defined in the Offering Memorandum.

In this Offering Supplement, the following words shall have the meanings set opposite them:

| Base Currency of the Company | EUR. |
|---------------------------------|--|
| Dealing Day | The first Business Day following the Valuation Date. |
| Offering Price | The applicable NAV for the acquisition of Investor Shares for each class of Investor Shares in this Sub-Fund, which shall be such NAV as calculated on the Valuation Day occurring immediately preceding the relevant Subscription Day. Investor Share shall be subscribed at EUR 100 till December 2, 2017 unless otherwise resolved by the Board. |
| Offering Supplement | This Offering Supplement as the same may be amended, supplemented and/or consolidated from time to time. |
| Redemption Day | The first business day after the Valuation Day, subject to the provisions detailed under the section " <i>Redemption Request</i> " below. |
| Redemption Price | The price at which the Investor Shares may be redeemed on any Redemption Day, this being the applicable NAV per share for each class of Investor Shares in this Sub-Fund as calculated on the Valuation Day occurring on the relevant Redemption Day, in each case less any redemption fees as may be applicable; |
| Redemption Proceeds | The Redemption Price multiplied by the number of Investor Shares being redeemed. |
| Subscription Day | Any Dealing Day on which requests/applications for subscription of Investor Shares shall be processed. |
| Valuation Day | The last Day of each month and if such day is not a Business Day, the next following Business Day, provided that the Board may from time to time determine such other date or dates as a Valuation Day for the purposes of this Sub-Fund by giving notice thereof to the Investors, and such additional date or dates shall for all intents and purposes be and be deemed to be a Valuation Day of this Sub- Fund. |
| Valuation Point | 11: 59 pm CET on the Valuation Day. |

This Offering Supplement shall, in addition, be subject to the same rules of interpretation as those set out in the Offering Memorandum. Please see "**Section 1 | Interpretation**" of the Offering Memorandum for further details.

SECTION 2 | Key Features

The Sub-Fund and the Investor Shares

| Name of the Sub-Fund | Equity Long Short Fund | |
|----------------------------|---|--|
| Segregation | The Sub-Fund is a segregated portfolio whose assets and liabilities are to be treated as a patrimony separate from the assets and liabilities of each other sub-Fund and of the Company. Please refer to the Offering Memorandum for further details. | |
| Classes of Investor Shares | The Sub-Fund is comprised of Two (2) Class of Investor Shares: | |
| | Class A Investor Shares; and Class B Investor Shares | |
| Base Currency | Class A Investor Shares: EUR Class B Investor Shares: EUR | |
| ISIN | Class A Investor Shares: MT7000021929 Class B Investor Shares: MT7000021937 | |
| Eligibility for Investment | Investor Shares of whatever class may only be subscribed for by Investors | |
| Dividend Policy | It is not the present intention of the Board that the Sub-Fund will pay dividends, however, the Board reserve the right to pay Dividends at any time if they consider that a payment of a Dividend is appropriate. Income from the Sub-Fund will be accumulated and reflected in the Net Asset Value of the Sub- Fund. | |
| Tax Status | The Sub-Fund is expected to be classified as a Non-Prescribed Fund . Please refer to " Section 14 Taxation " of the Offering Memorandum for further details on the tax treatment of Non- Prescribed Funds and shareholdings in such funds. | |

Investment Objectives, Policies and Restrictions

| Investment Objectives | The Sub-Fund aims at achieving capital growth over the medium to long term through a multi-manager investment approach, to take advantage of a wide range of business investment opportunities made available by other collective investment schemes. This goal will be pursued by investing in sub-funds that follow an equity long-short strategy, but the Sub-Fund can also invest in sub-funds that perform other strategies. The underlying sub-funds could be managed by the same investment manager. There is no guarantee that the investment objective of the |
|-----------------------|--|
| | Sub-Fund will be achieved and investment results may vary substantially over time. |
| Investment Policies | The Sub-Fund intends to attain its objectives by mainly investing across underlying collective investment schemes, including but not limited to alternative investment funds, professional funds, undertaking for collective investment funds and other investment funds. In particular such collective investment schemes (i) may be domiciled either in EU or elsewhere (ii) shall be regulated according to the law of their home jurisdiction or unregulated and (iii) their investment strategy may be different from that one established for this Sub-Fund. The Sub-Fund may also invest in other collective investment schemes which are managed by the Investment Manager and in such case, there will be certain waiving of fees and only one set of subscription and/or redemption fees. In order to achieve its investment objectives, the Sub-Fund shall also invest up to 49% of its net asset value, in equities and bonds, money market instruments and derivative instruments. |
| | The Sub-Fund may then invest in other sub-funds of the Company in accordance with the terms and conditions set forth in the Offering Memorandum. |
| | When the Sub-Fund shall invest in derivative instruments, including but not limited to futures, such instruments, may be listed and traded on any regulated or other exchange anywhere or may be unlisted and untraded or over the counter. |
| | The Sub-Fund retains the right to actively manage its cash positions and the right to invest its available cash in cash management strategies, as circumstances may dictate, to enhance the yield on these cash positions, including the right to deposit its available cash in time/cash deposits and in demand or fixed currency accounts of up to twelve (12) months duration. The above described cash management will be implemented by the Sub-investment Manager, when deemed appropriate to secure |

the Sub-Fund' profits and/or to take advantage of market opportunities, after having duly considered the prevailing market conditions and other special circumstances which may arise from time to time and taking into duly consideration the liquidity needs of the Sub-Fund to pay fees and costs and to meet redemption requests.

The Sub-Fund is permitted to invest in securities and instruments denominated in a currency other than the Base Currency and may purchase currencies to meet settlement requirements. Investments in and between the above-mentioned instruments and securities shall be made in such portions and according to asset allocation criteria determined by the Sub-Investment Manager as deemed appropriate to attain the Sub-Fund's investment objective.

There is no assurance that the investment strategies to be adopted will be profitable or that an Investor will not lose some or all of its investment.

Where the Sub-Fund shall invest in equities, it shall target equities regardless of any particular market size and capitalization.

The Sub-Fund can then invest in bonds including but not limited to, government bonds, municipal bonds, corporate bonds, Eurobonds, convertible bonds and structured notes. Such fixed income instruments may be rated or unrated. In the case where these are rated, the rating can range from non-investment grade to investment grade. Furthermore, they may have or not duration limitation.

However, the Sub-Fund may retain up to 100% of its assets in cash or cash equivalents pending reinvestment or if this is considered appropriate to the investment objective or to reduce risk exposure.

The Sub-Fund shall not make use of securities financing transaction, total return swap, repurchase and reverse repurchase agreement and securities lending transactions and therefore it will be not subject to the reporting obligations under Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of securities financing transactions and of reuse and amending Regulation (EU) No 648/2012.

Investment, Borrowing and Leverage Restrictions

The Sub-Fund may borrow without any restriction (through loans or otherwise) for investment purposes, to meet funding commitments in underlying Investments or for working capital purposes, and secure those borrowings with liens or other security interests on its assets. The Sub-Investment Manager

| | does not ordinarily expect to utilize leverage in excess of 200% of the NAV according to the Commitment Approach. Upon request in writing by an investor of the Fund the Investment Manager shall provide without delay, the level of leverage calculated according to the gross and commitment method and shall also inform investors of any changes to the maximum level of leverage the Sub Fund may employ at any point in time. The Sub Fund will not engage in collateral or asset re-use arrangements. |
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| The Offering | I |
| Number of Investor Shares on Offer | Class A Investor Shares: 75,000,000 Investor Shares Class B Investor Shares: 75,000,000 Investor Shares |
| Fees and Charges | I |
| Investment Management fee | Class A Investor Shares: 0.50% per annum, calculated on the NAV of such share class at each Valuation Point and payable monthly in arrears; and Class B Investor Shares: 1.50% per annum, calculated on the NAV of such share class at each Valuation Point and payable monthly in arrears. |
| | A minimum annual fee per sub-fund of Twelve Thousand Euros (EUR 12,000) is applicable. For the avoidance of any doubt, if the sum of the investment management fee calculated for each of the share classes as specified above is less than the minimum, then each share class will contribute to the payment of such minimum on a pro rata basis, based on the weight of NAV of the said share class over the total NAV in the Sub-Fund currency. |
| Performance Fees | The Performance Fee is applicable in relation to both the Class A Investor Shares and the Class B Investor Shares and it is set at 10% of the percentage increase in the Net Asset Value of the relevant Investor Shares on each Valuation Day, based on a high watermark. The Performance Fee shall be calculated without an equalization method and accrued on each Valuation Day and crystallized and paid on an annual basis to the Investment Manager which shall, in turn pay them, where due, to the Sub- Investment Manager. |
| Custody Fee | 0.06% (6 basis points) of the Sub-Fund's Net Asset Value, subject to a minimum annual fee of Euro Ten Thousand (EUR 10,000). |
| Administration Fee | 0.050% per annum of the Sub-Fund's Net Asset Value for asset under management on the first EUR Twenty-Five Million (EUR 25,000,000); |

- 0.025% per annum of the Sub-Fund's Net Asset Value for asset under management on the next Euro Fifty- Million (EUR 50,000,000);
- 0.010% per annum of the Sub-Fund's Net Asset Value for asset under management in excess of Euro Seventy-Five Million (EUR 75,000,000);

subject to a minimum annual fee of Euro Ten Thousand (EUR 10,000) for one class of shares and additional administration fee of Euro One Thousand (EUR 1,000) for any additional share class. The minimum mentioned above shall be reduced to EUR Eight Thousand (EUR 8,000) for the first Two (2) years.

Minimum Subscription, Holding and Redemption Requirements and Lock-In Periods

| Minimum Initial Subscription | Class A Investor Shares: €150,000 net of Subcription Charge Class B Investor Shares: €100,000 net of Subcription Charge |
|------------------------------------|--|
| Minimum Additional Subscription | Class A Investor Shares: €10,000 Class B Investor Shares: €10,000 |
| Minimum Holding | Class A Investor Shares: €150,000 net of Subcription Charge, where applicable. Class B Investor Shares: €100,000 net of Subcription Charge, where applicable. |
| Minimum Redemption | Class A Investor Shares: €10,000 Class B Investor Shares: €10,000 |

Notice Periods

| Subscription Notice Period | By 3:00 PM CET, three (3) Business Day prior to the relevant Subscription Day. | |
|----------------------------|--|--|
| Redemption Notice Period | By at least 3:00 PM CET, forty-five (45) calendar days prior to the relevant Redemption Day. | |
| Redemption Payment Period | Within forty-five (45) calendar days from the applicable Redemption Day. | |

SECTION 3 | THE OFFERING

Share Offer

Up to 75,000,000 Class A Investor Shares and up to 75,000,000 Class B Investor Shares with no nominal value at the relevant Base Currency are on offer.

Acquisition of Investor Shares

Purchases of Investor Shares can be made at the prevailing Offering Price, by:

- i. submission to the Company at the office of the Administrator of a properly executed Subscription Agreement including the Investor Declaration Form, the Bank Transfer Instruction Letter and those documents required in the AML Supplement; and.
- ii. remitting the related subscription monies.

In respect of each subscription for Investor Shares, the Subscription Notice Period shall run as from the first Business Day following receipt by the Company at the office of the Administrator of both:

- a. the documents listed under (i) above; and
- b. confirmation that the full amount subscribed for the Investor Shares has been received in cleared funds.

The Investor Shares will be issued on the first Subscription Day following the expiration of the said Subscription Notice Period. Full details of the application and subscription process appear in **"Section 19 | Acquisition of Investor Shares in Open-Ended Sub-Fund(s)**" of the Offering Memorandum.

A specimen Subscription Agreement and Investor Declaration Form may be obtained from the Administrator.

Redemption of Investor Shares

Unless otherwise stated therein, Investors are directed to "Section 20 | Redemption of Investor Shares in Open-Ended Sub-Fund(s)" of the Offering Memorandum where the procedures relating to the redemption of Investor Shares and the conditions applicable thereto are outlined. In terms of the Memorandum and Articles, redemption requests are, once made, irrevocable.

Investors may at any time (subject to what is stated hereunder) irrevocably request the Company in writing to repurchase all or any part of their Investor Shares, subject to a part repurchase not resulting in an Investor holding less than the applicable Minimum Holding threshold, and subject to the Company reserving the right to defer all or part of any redemption request in terms of this Offering Supplement.

The Minimum Redemption amount for each redemption request shall not be less than US\$ 10,000. As stated above, a partial redemption request will not be accepted if this will lead the holding of an Investor in the Sub-Fund to fall below the Minimum Holding requirement.

Such request shall be made using the respective redemption form available from the Administrator, and shall be made in such form and manner as determined by the Company from time to time.

A Redemption Day is the first Business Day of each month if such day is a Business Day, and if not the next following Business Day,. Requests for redemption of Investor Shares must be received by the Company within the Redemption Notice Period. If a redemption request is received after the aboveindicated time and date, and subject to the overall right of the Company to defer all or part of the redemptions as provided below, the redemption request will be processed and the relevant Investor Shares will be redeemed on the next following Redemption Day.

Save as aforesaid, there is no restriction on the submission of redemption requests, subject to the right of the Board to defer, suspend or mandatorly redeem the Investoer Shares in accordance with **Section 20 | Redemption of Investor Shares in Open-Ended Sub-Fund(s)**" and with the provisions of this Offering Supplement.

Requests for the redemption of Investor Shares, which are to be addressed to the Company, will be processed by the Administrator.

Redemption Price

Investor Shares will, when the Company accedes to the redemption request, be redeemed at the prevailing Redemption Price on the relevant Redemption Day, which will be the applicable Net Asset Value per share as calculated on the Valuation Day occurring on the relevant Redemption Day or, where the relevant Redemption Day does not fall on a Valuation Day, the Net Asset Value per Investor Share as calculated on the immediately preceding Valuation Day less such fees or expenses as may be applicable or as the Company may be entitled to deduct or recover therefrom in terms of this Offering Supplement, the Offering Memorandum and/or the Memrandum and Articles. In the event that the calculation of the Net Asset Value has been suspended or postponed, the relevant Investor Shares will, when the Company accedes to the redemption request, be redeemed at the prevailing Redemption Price on the next effective Redemption Day following the resumption of calculation of the Net Asset Value (less the fees or expenses as aforesaid).

Payment of Redemption Proceeds

Once the Company has acceded to the redemption request of a Investor Investor, written confirmation will be sent to such Investor, within ten (10) Business Days from the relevant Redemption Day, containing information on the number and value of Investor Shares redeemed. Normally the Company will arrange for payment of the net proceeds to the Investor within ten (10) Business Days after the relevant Redemption Day. Payment on redemption may be delayed in the case of extraordinary circumstances, such as the default or delay in payments due to the Sub-Fund from banks or other persons or in the circumstances applicable in case of deferral or suspension of redemption.

The Company may in its discretion hold back a portion of the redemption proceeds payable to a shareholder in respect of Investor Shares being redeemed (whether such redemption is voluntary or mandatory) to satisfy contingent or expected liabilities or due to similar holdbacks applied at the level of the Fund's underlying investment/s. The amount of Redemption Proceeds held back will be determined by the Company in its sole and absolute discretion, taking into account such factors as it considers relevant with respect to any contingent liability to which the amount being held back relates. However, as a non-binding indication, the holdback will not usually exceed 10% of the redemption payment. Such holdbacks will reduce the redemption proceeds paid to a redeeming Shareholder. The

unused portion of any holdback will be distributed to the Shareholder/s to which the holdback applied after the Company has determined that the need therefor has ceased.

Payment will be made to the Investor in the form of a bank cheque, electronic transfer or other means of settlement determined by the Company at the address or bank account of the Investor as provided for this purpose to the Company in the redemption request form (with charges for the account of the recipient). Payment will ordinarily be made in the Base Currency of the relevant class within the Sub-Fund. Payment will generally be made in cash although the Company shall be entitled to pay the Redemption Proceeds in kind as provided and subject to the relevant provisions of the Memorandum and Articles and the Offering Memorandm.

The Company and Administrator are entitled to require additional documents, such as, but not limited to, trust instruments, death certificates, appointments as executor or administrator and certificates of corporate authority, prior to making any payment in respect of redemptions.

Where certificates have been issued (at the request of the Investor) in respect of the relevant Investor Shares, these Investor Shares will not be redeemed and the Redemption Proceeds will not be paid until the said certificates are duly returned to the Company or the Administrator or, in case of loss thereof, until the Investor gives such indemnity or verification as may be requested by the Company.

Exchange of Shares

Exchanges of Investor Shares in the Sub-Fund with any other Class of Investor Shares in issue are not permitted.

Investment Restrictions

Other than what is stated above, there are no restrictions in the manner and extent to which the Company may deploy, pledge or otherwise give as security, the assets of the Sub-Fund, or assume liabilities, in pursuit of the specific investment objective, approach and strategies of the Sub-Fund.

Please see the subsection below entitled "Borrowing Powers" for further details.

Borrowing Powers

It is anticipated that the Sub-Fund will be leveraged, through borrowing or the use of financial derivative instruments consisting of contracts for differences, futures contracts, forward agreements and options.

Please refer to the above subsection entitled "**Investment Restrictions**" for information on how the Sub-Fund will be employing leverage.

Risk Factors

IN EVALUATING THE POTENTIAL AND SUITABILITY OF AN INVESTMENT IN THE SUB-FUND, CAREFUL CONSIDERATION SHOULD BE GIVEN BY PROSPECTIVE INVESTORS TO THE RISK FACTORS MENTIONED IN THE RELEVANT SECTION IN THE OFFERING MEMORANDUM WHICH RELATE TO THE MARKETS IN WHICH THE SUB-FUND'S ASSETS WILL BE INVESTED.

Pricing

The calculation of the NAV of the Sub-Fund shall be effected by the Administrator on every Valuation Day and in such manner as is stated in the Offering Memorandum. The assets of the Sub-Fund will be valued in accordance with the valuation policy of the Investment Manager, in terms of which, the Investment Manager has appointed an internal valuation committee.

SECTION 4 | Fees, Charges and Expenses

Investment Management Fee:

The Company will pay the Investment Manager a fee of 0.50% per annum, calculated on the NAV per Class A Investor Shares at each Valuation Point payable monthly and 1.50% per annum, calculated on the NAV per Class B Investor Shares at each Valuation Point payable monthly with an aggregate minimum of Twelve Thousand Euros (EUR 12,000). Such difference of applicable Investment Management Fee between the classes in issue, is due to the different Minimum Initial Subscription amount applicable to them. By differentiating the applicable Investment Management Fee per different classes of shares, the Sub-Fund will offer a fair and equal treatment to the investors within the same class.

The Investment Management Fee will be payable monthly and is due to the Investment Manager as compensation for services rendered to the Company in respect of the Sub-Fund in terms of the Investment Management Agreement. The Investment Management Fee will accrue on every Valuation Point and shall be payable monthly in arrears. The Investment Manager will be reimbursed for all properly incurred and approved out-of-pocket expenses.

Sub-Investment Management Fee

The Investment Manager will pay to the Sub-Investment Manager a Sub-Investment Management Fee in accordance with the relevant Sub-Investment Management agreement.

The Sub-Investment Manager will be reimbursed for all properly incurred and approved out-of-pocket expenses.

Performance Fees

The Performance Fee is applicable in relation to both the Class A Investor Shares and the Class B Investor Shares and it is set at 10% of the percentage increase in the Net Asset Value of the relevant Investor Shares on each Valuation Day, based on a high watermark. The Performance Fee shall be calculated without an equalization method and accrued on each Valuation Day and crystallized and paid on an annual basis the Investment Manager which shall, in turn pay them, where due, to the Sub-Investment Manager.

The Performance Fee is not subject to any cap or maximum amount and it may incentivise the Sub-Investment Manager to take higher risk.

Administration Fee

The Company shall pay the Administrator out of the assets of each Sub-Fund an administration fee (the "Administration Fee") of

• 0.050% per annum of the Sub-Fund's Net Asset Value for asset under management on the first EUR Twenty-Five Million (EUR 25,000,000);

- 0.025% per annum of the Sub-Fund's Net Asset Value for asset under management on the next Euro Fifty- Million (EUR 50,000,000);
- 0.010% per annum of the Sub-Fund's Net Asset Value for asset under management in excess of Euro Seventy-Five Million (EUR 75,000,000).

subject to a minimum annual fee of Euro Ten Thousand (EUR 10,000) for one class of shares and additional administration fee of Euro One Thousand (EUR 1,000) for any additional share class. The minimum mentioned above shall be reduced to EUR Eight Thousand (EUR 8,000) for the first Two (2) years.

The Administration Fee is calculated by reference to the Net Asset Value at each Valuation Point and shall be payable monthly in arrears.

In addition to the Administration Fee, the Administrator is also entitled to receive out of the assets of each Sub-Fund agreed upon fixed fees for the preparation of audited financial statements for the Sub-Fund, investor transactions and maintenance of investor accounts.

The Company shall be responsible for all disbursements and reasonable out-of-pocket expenses incurred by the Administrator in the proper performance of its duties.

Custody Fee

The Company shall pay the Custodian out of the assets of each Sub-Fund a custody fee (the "**Custody Fee**") of 0.06% per annum on the Sub-Fund's Net Asset Value subject to a minimum annual fee of €10,000 (excluding VAT thereon if any) payable quarterly in arrear. The fee shall be levied quarterly and will be based upon the average monthly closing balances for the quarter.

The Company shall be responsible for all disbursements and reasonable out-of-pocket expenses incurred by the Custodian in the proper performance of its duties in accordance with the Custody Agreement.

Other Expenses

The Sub-Fund shall bear the costs incurred for the establishment and regulatory licensing of the Sub-Fund and the offering of the Investor Shares. In particular, it shall incur a fee of €1,000 payable to the MFSA in respect of the application for licensing of the Sub-Fund and an annual supervisory fee of €600 payable to the MFSA upon licensing and, thereafter, on each anniversary of the licensing of the Sub-Fund.

The Sub-Fund will bear its own operating expenses, including, but not limited to, fees payable to the Administrator, Investment Manager, organisational and investment expenses (reasonably determined to be related to the investment of the Sub-Fund's assets), administrative expenses, marketing expenses, legal and licensing expenses, government fees, audit, interest and shareholder communication expenses and other expenses associated with the operation of the Sub-Fund.

The Sub-Fund may reimburse the Investment Manager for any expenses incurred in connection with its management services to the Sub-Fund (including, without limitation, compensation for ongoing operational, systems, research and due diligence). The Investment Manager and the Administrator will be responsible to track the expenses of the Sub-Fund. Preliminary an ongoing legal, printing and continuous offering documentation expenses, in connection with the continuous offering of Investor

Shares, will be capitalized and then amortised by writing off equal instalments on each Valuation Day over five (5) years (and thereafter as incurred).

Whilst the Investment Manager considers that such a valuation methodology is appropriate such policy may conflict with International Financial Reporting Standards.

The Sub-Fund will also be subject to other fees including, its pro-rata share, of the operating expenses of the Company as set out in the Offering Memorandum.

Subscription Charge

Up to 5% of the amount invested as determined at its sole discretion by the Board per subscription received. These Subscription Charge, where applicable, shall be paid either to the Investment Distributor or to the Investment Manager or the Sub-Investment Manager.

SECTION 9 | General Information

The Rights of Shareholders

The rights of Shareholders are stated in the Memorandum and Articles of the Company and in the Companies Act. The Investor Shares entitle Shareholders to participate in the movements, both positive and negative, in value of the assets of the Sub-Fund. It is not expected that the Company will declare any dividends and for a Shareholder to receive the benefits of any growth in the capital value of the Investor Shares, the Shareholder is entitled to request the redemption of the Investor Shares held by him at any time and the Investor Shares will, subject to the relevant Redemption Notice Period, be repurchased by the Company on the next Redemption Day following such request. **The Investor Shares are non-voting**. On winding up of the Sub-Fund the holders of the Investor Shares shall be entitled to their share of the value of the assets of the Sub-Fund.

Share Capital and Accounts

All amounts received by the Company on the issue of Investor Shares, initially and subsequently, will be credited as share capital of the Company and will form part of the net assets of the Sub-Fund. Separate accounts are kept for the assets of the Sub-Fund.

Fractional Shares

Fractional Shares will be issued up to four (4) decimal places.

Shares in issue

As of the date of this Offering Supplement, EUR Investor Shares are in issue.

Duration of the Sub-Fund

The Sub-Fund has been constituted for an indefinite period.

Sub-Fund Income

The income of the Sub-Fund will generally be accumulated. The Directors reserve the right to pay dividends at any time if they consider that a payment of a dividend is appropriate.

Information Available for Inspection

Investors in the Sub-Fund shall be entitled to inspect those documents referred to under Section 17 | *General information* in the Offering Memorandum.

DIRECTORY

| Directors of the Company | Mr. Claudio Palladini Mr. Andrea Mario Vittorio Venturini Mr. Frank Chetcuti Dimech |
|--|---|
| Registered Office | TG Complex Suite 2, Level 3, Triq il - Birrerija, Mriehel Bypass Birkirkara, BKR3000 Malta |
| Investment Manager | Abalone Asset Management Limited Skyway Offices, Block C, Office 1 179 Marina Street Pieta PTA 9042 Malta |
| Sub-Investment Manager | Carthesio SA Via F. Pelli 13a CH - 6901 Lugano Switzerland |
| Custodian | Zarattini International Limited 56, Europa Centre Saint Anne Street Floriana FRN 9011 Malta |
| Administrator, Registrar and Transfer Agent | BOV Fund Services Limited 58, Zachary Street Valletta VLT1130 Malta |
| Auditors | Deloitte Audit Limited Deloitte Place Mriehel Bypass Mriehel BKR 3000 Malta |
| Company Secretary | BOV Fund Services Limited 58, Zachary Street Valletta VLT1130 Malta |